

**UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION**

**IN RE:** § **Case No. 19-10926-tmd**  
**ORLY GENTER,** §  
**Debtor.** § **Chapter 7**

**MOTION FOR CONTINUANCE OF SAGI GENTER'S  
EXPEDITED MOTION TO SHOW CAUSE**

Movant Kasowitz Benson Torres LLP ("KBT"), as special counsel retained by the debtor estate subject to court approval, submits this motion for a continuance of the hearing date, currently set for 2:00 p.m. on October 23, 2019, of the "Expedited Motion to Show Cause" (the "Expedited Motion") filed by Sagi Genter ("Sagi") and dated September 25, 2019 (ECF No. 42), which seeks to disqualify KBT as counsel, and states as follows:

1. A change in circumstance negated Sagi's justification for seeking an expedited hearing date on his motion to disqualify KBT. In his September 25 motion, Sagi stated that the New York court in which KBT appeared as interim special counsel for the estate had scheduled a hearing on the estate's New York application for October 16, 2019 and that "[i]rreparable harm to the estate will occur if the issue" raised in Sagi's Expedited Motion was not "resolved before then" by this Court. Sagi Mot. ¶ 2. This Court originally set the hearing date for October 11, which was then adjourned to October 23. In the meantime, the October 16 hearing date in New York was taken off calendar. No other deadlines requiring KBT to act on the trustee's behalf in the New York actions at issue are imminent.

2. In addition, Sagi's Expedited Motion for disqualification raises issues that are intertwined with two other pending Trustee motions: (i) the Trustee's Rule 2014 application to retain KBT as special counsel for the limited purpose of pursuing the estate claims against Sagi in

the New York actions; and (ii) the Trustee's Rule 9019 application to approve a settlement among the Debtor, Estate and certain creditors, including KBT and KBT partner Eric Herschmann, Debtor's spouse. The proposed retention of KBT, subject to court approval, is contingent on court approval of the proposed settlement. No hearing date has yet been set for the Rule 9019 motion.

3. Because there is no need for an expedited hearing on Sagi's motion, and his motion is intertwined with the issues raised in the Rule 9019 motion, it would best serve the interests of judicial economy to continue Sagi's motion from the currently scheduled hearing date of Wednesday, October 23, 2019 at 2:00 p.m. to the same hearing date and time set for the Rule 9019 motion.

WHEREFORE, KBT respectfully requests that the Court continue the hearing on Sagi's Expedited Motion to Show Cause to the hearing date set for the Trustee's Rule 9019 motion and grant such further relief as is just and proper.

Respectfully submitted October 18, 2019.

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By: /s/ Dean Pamphilis  
Dean Pamphilis

**ATTORNEYS FOR Movant Kasowitz Benson Torres  
LLP**

## **CERTIFICATE OF CONFERENCE**

I hereby certify that on October 17 and 18, 2019, Michael Paul Bowen, a partner with my law firm contacted counsel for Sagi Genger, Ron Satija, Chapter 7 Trustee, and Orly Genger. Only counsel for Sagi Genger oppose the requested continuance. In addition, counsel for Dalia Genger (Sagi and Debtor's mother), who does not appear to be a party to these proceedings, advised that she opposed this application.

/s/ *Dean Pamphilis*  
Dean Pamphilis

## **CERTIFICATE OF SERVICE**

On October 18, 2019 a true and correct copy of the foregoing document was filed with the Court and served electronically upon those parties registered to receive electronic notice via the Court's CM/ECF system, as set forth below. I further certify that it has been transmitted by first class mail to the following

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/s/ *Dean Pamphilis*  
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